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FILED - USDC -NH 2023 MAY 24 AM10:37

THE UNITED STATES DISTRICT COURT

DISTRICT OF NEW HAMPSHIRE

Josephine Amatucci

٧.

Greenhalghn, INDIVIDUALLY

1:22-CV-06340

Docket 1:22 cv 00238

MOTION FOR A SPEEDY TRIAL

FOR JUDGMENT AS A MATTER OF LAW

MOTION FOR SUMMARY JUDGMENT

- First of all the Plaintiff never agreed to have the Magistrate rule on this case, except her right to a Report and Recommendation.
- Second of all defendant Greenhalghn never filed a response to this lawsuit,
 denying the Plaintiff's facts in this case, therefore the lawsuit cannot be disputed
 and the case is MANDATED TO move forward to a jury trial of her peers for damages as
 allowed under 1983.
- 3. Third of all the Plaintiff has the recording of the trial where she can prove EVERY SINGLE ONE OF HER STATEMENTS, and that Greenhalghn denied to rule on her exculpatory evidence, in her Motion to Dismiss, stating proof to him that there was NO INJURY, and that the Complaint accusing her of an Assault with Bodily Injury was a violation of her civil rights, and this is about Greenhalgh's unlawful Acts during the

trial when the Plaintiff had a right to confront Robert Maloney, and the right to ask him if he suffered any injury from the Plaintiff, when Greenhalghn SCREEMED "DON'T ANSWER THAT" to Maloney, this evidence can be heard from the recording of the trial that the Plaintiff can produce to the Court.

- And to make matters worse Greenhalghn still convicted the Plaintiff even 4. though at the trial the Supervisor of Maloney, a witness to the event that occurred at the Dump, testified that contrary to what the Maloney stated, His Supervisor made it clear to Greenhalghn that Maloney was not standing in the doorway when the Plaintiff approached the office of the town Dump, she did not push him aside and he did not fall down the stairs and have an injury. All this exculpoatory evidence was before Greenhalghn yet in a Conspiracy with the defendants, Greenhalghn convicted the Plaintiff of causing **Bodily Injury to Maloney.**
- 5. Therefore, it is without any doubt, as the evience is in the trial recording, that verifies the Plaintiff's facts, that Greenhalghn is guilty of violating the Plaintiff's Federal Civil rights and that he violated his OATH OF OFFICE.
- 6. That this Court is MANDATED, MANDATED, MANDATED to put the Plaintiff befoe a jury of her peers for damages as allowed under 1983 for the violaltion of her civil rights. WITHOUT FURTHER DELAY, due to her age OF 84 YEARS OLD, where under the Sixth Amendment a SPEEDY TRIAL IS ALLOWED.

Respectfully,

Josephine Amatucci

l. breedhalbha Josephne Gmatucci

May 11. 2023

The PLAINTIFF HAS A COPY OF RECORDING

OF THE TRIAL-IF The COURT WANTS TO

REVIEW IT. THAT IS IF GREENHALGHN DARRY

TO DENY THESE FACTS

UNITED STATES DISTRICT COURT

DISTRICT OF NEW HAMPSHIRE 55 PLEASANT STREET, ROOM 110 CONCORD, NEW HAMPSHIRE 03301-3941

OFFICE OF THE CLERK

Daniel J. Lynch, Clerk of Court Tracy Uhrin, Chief Deputy Clerk Telephone: 603-225-1423 Web: www.nhd.uscourts.gov

May 12, 2023

Josephine Amatucci P.O. Box 272 Wolfeboro Falls, NH 03896

Dear Ms. Amatucci,

Re: Motions received May 12, 2023

Lease See Connect

As. Amatucci,

Dockers - IN FiliNAS &

Docker Rem The court received the enclosed motions for filing in case numbers 22-cv-237 and 22-cv-238. You are not a party in either of these cases, therefore the motions are being returned.

Sincerely,

Brandy Fantasia
Deputy Clerk

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BMF antasia

/bmf enclosures Flon: Jose P. W. 122-py-00340-LM-AJ Document 5 Filed 05/24/23 Page 4 of 4

P. D. Box 242

WOLFE BORD FALLS N.11, 03891

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UNITED STATES PISTRICT COURT

DISTRICT OF NEW HAMPSHIRE

OFFICE OF The CLERK

55 PLEASANT ST.

CONCORD, N. 11. 63301